Chapter 13 Plan				Effective 1/1/2023
Debtor 1: Parry D Moss				
Debtor 2 (Spouse, if filing):				
United States Bankruptcy Court - NORT	HERN DISTRICT OF CALIFOR	RNIA		
Case Number (<i>if known</i>): 23-30413				
✓ Check if this is an amended plan				
Check if this is a post-confirmation mod	ified plan			
Section 1: Notices Note: In a joint case, reference to a Deberoviding a choice, "None" or "Not inc	luded" will be presumed if no boxes	s are check	ted.	·
the provisions in this form plan ma	rmissible options for chapter 13 cases on the altered. Any nonstandard pow. Any nonstandard provision places.	rovision n	nust be stat	ted in § 10 of this plan and you
To Creditors: Your rights may b	e affected by this plan. Your clain	n may be	reduced, 1	nodified, or eliminated.
You should read this plan carefully and an attorney, you may wish to consult or	•	ı have one	in this bar	nkruptcy case. If you do not have
The following matters may be of partic includes each of the following items. If provision will be ineffective if set out lain the applicable section.	an item is checked as "Not included	l" or if <u>bo</u> t	<u>th</u> boxes ar	re checked or unchecked, the
1.1 A provision that limits the amoun valuation of the collateral for the		☐ Inclu	ıded	✓ Not Included
	·	Included		✓ Not Included
1.3 A provision that avoids a judicial lien or nonpossessory			ıded	✓ Not Included
nonpurchase money lien, see Class 6.			.dad	Not Included
1.4 Nonstandard provisions, see § 10. Section 2: Plan Payments & Length of Plan			ıded	✓ Not Included
2.1 Debtor will make payments to the Tr	rustee as follows:			
Dollar Amount	Number of Months	Total		Total
\$1,220.00	12		\$14,640.00	
\$4,483.25	48		\$215,196.00	
	Additional Payments (se			
Estimated Total Months: 60	Estimated Total Payments \$229,836.00			
2.2 The initial plan payment to the Trustee, regular plan payments must be made from future income in the following Check all that apply:	received by the Trustee not later the			
✓ Debtor will make payments dire	ectly to the Trustee			
	suant to a payroll deduction (wage)	order.		
Other:				

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2.3 Additional	payments							
Check o	Check one:							
✓ None	e. The rest of this provision	need not be comple	eted or reproduced.					
Section 3: Claims	S							
allowab claim. U orders o	file proof of claim and do le proof of claim in order to Juless the court orders othe therwise, the proof of claim	o receive disburseme rwise, the Trustee w n shall determine the	ents from the Truste vill make distribution e amount and classif	e, whether ns only on	or not this plan mention filed proofs of claim. U	ons the creditor's		
	nfirmation adequate protect. The rest of this claim pro			uced.				
Section 5: Treatn		had defaulted hefe	we the notition date	Dobton	loss not intend to alte	n tonna ovoont		
to cure arrears	l claims on which Debtor	nad defaulted belo	ore the petition date	e. Debtor (ioes not intend to afte	r terms except		
☐ None	e. The rest of this claim pro	vision need not be c	completed or reprodu	uced.				
Treatment: • Creditor Name	Retention of lien and cladebt is paid in full under redefault by paying the prepand other charges, such as without regard for any acceleration after the payments by the T distributions to cure the princlude interest on the arreshall apply these payment there is no allowable filed like. Postpetition maintenance Trustee, shall pay directly acceleration after the petit law, but the amount of the petition date. Each Class obligations.	conbankruptcy law. betition arrearage, i.e. attorney's fees, esceleration. rustee. Unless a Clarepetition arrearage. earage at a 0% interest only to the prepetition proof of claim, or where the payments. Unless to each Class 1 creation date ("postpetitic postpetition installing postpetition installing properties of the postpetition installing properties are postpetition installing postpetition installing postpetition arrearage.	This plan does not rete, the regular installation, and collection ass 1 creditor agrees. The Trustee will meet rate unless a difficient arrearage. The whose proof of claim as specifically noted of ditor or its agent each ion installments"), a ments shall be deter	to different ake month of the states that otherwise in the payment is authorize mined as if	holder's rights other the incipal, accrued and unbecame due before the at treatment, the Truste by payments on each C is stated below. Each C is the arrearage is \$0.00 in the box below, Debto first becoming due will did under the applicable the claim was not in donly to the debtor's po	an by curing the npaid interest petition date e will make lass 1 claim that lass 1 creditor a creditor if none, or the or, and not the thout agreement and efault on the		
Rushmore Loan		\$487,019.37	Arrearage \$140,959.06	Rate %	Monthly Arrearage Payment \$3,149.27	Start Date (Month/Year) October/2024		
Mgmt Srvc	1002 San Francisco, CA 94109 San Francisco County	Q 101,010101	V 1.0,000.00	0.007.0	ψο, ποια.	October/2024		
Section 1.4	ption. If selecting, list Clas							
	l claims which mature be l or any other secured cla					are intended		
	e. The rest of this claim pro							

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Treatment. The claims listed below are secured claims that are expected to be fully paid, with interest, before the last payment is due to the Trustee under this plan, or are secured claims that Debtor seeks to have paid in full through the plan, with interest. Claims will be paid interest at 0% unless otherwise stated below Creditor Name Collateral Claim Amount Start Date Interest Monthly Rate % Payment (Month/Year) The Sutterfield HOA 1483 Sutter Street 1002 San \$53,139.28 0.00% \$885.65 July/2023 Francisco, CA 94109 San **Francisco County** Class 3: Secured claims on which Debtor proposes to limit the claim amount to the value of the collateral pursuant to 11 **U.S.C.** § 506(a) and § 1325 (stripped down) None. The rest of this claim provision need not be completed or reproduced. Class 4: Secured claims on which Debtor proposes to treat the claim as fully unsecured pursuant to 11 U.S.C. § 506(d), § 1322(b) (2) and § 1325 (voiding liens) None. The rest of this claim provision need not be completed or reproduced. Class 5: Secured claims excluded from 11 U.S.C. § 506 valuation by the "hanging paragraph" of § 1325(a), which are subject to In re Penrod, 611 F.3d 1158 (9th Cir. 2010) (e.g., "910 Claims") None. The rest of this claim provision need not be completed or reproduced. Class 6: Secured claims on which Debtor proposes to limit the claim amount pursuant to 11 U.S.C. § 522(f) and Bankruptcy Rule 4003(d) ✓ None. The rest of this claim provision need not be completed or reproduced. Class 7: Secured claims which Debtor proposes to satisfy by surrender of collateral ✓ None. The rest of this claim provision need not be completed or reproduced. Class 8: Secured claims on which Debtor was not in default on the petition date. Debtor does not intend to modify the claimant's rights. ✓ None. The rest of this claim provision need not be completed or reproduced. Class 9: Non-Assigned Priority Domestic Support Obligations - § 507(a)(1)(A) and § 1322(a)(2) None. The rest of this claim provision need not be completed or reproduced. Class 10: Assigned Priority Domestic Support Obligations - § 507(a)(1)(B), § 1322(a)(4) None. The rest of this claim provision need not be completed or reproduced. Class 11: Priority Taxes - § 507(a)(8), § 1322(a)(2) None. The rest of this claim provision need not be completed or reproduced. Treatment: All allowed priority tax claims shall be paid in full in deferred cash payments by the Trustee pursuant to § 507(a)(8) and § 1322(a)(2). Interest Rate % Creditor Name Estimated Claim Amount **Department of the Treasury** \$6,254.00 0.00% **Class 12: Other Priority Claims** ✓ None. The rest of this claim provision need not be completed or reproduced. Class 13: Nonpriority General Unsecured Claims (Afforded Special Treatment, including co-signed debts) None. The rest of this claim provision need not be completed or reproduced. **Class 14: Nonpriority General Unsecured Claims** None. The rest of this claim provision need not be completed or reproduced.

Treatment: Treatment: Allowed claims will be paid by the Trustee, from funds remaining after payment of all other allowed claims, as follows:

Check One:

✓ Percent Dividend: allowed general unsecured claims shall be paid by the Trustee an aggregate dividend of **0.00**% which shall be shared pro rata by claimants.

Section 6: Unclassified Claims and Expenses

Trustee's Fees. The Trustee's fees are governed by 28 U.S.C. § 586(e), may change during the course of the case, but cannot exceed 10% of receipts.

Debtor's attorney fees.

Debtor's attorney was paid **\$2,000.00** prior to the filing of the case. Additional fees **\$6,500.00** of shall be paid upon court approval. Debtor's attorney will seek approval either by:

✓ complying with General Order 35; or

Debtor's attorney's fees shall be paid \$212.35 of each monthly plan payment.

Other Administrative Expenses.

-NONE- as allowed by 11 U.S.C § 1326(b). Name of party owed:

Section 7: Executory Contracts and Unexpired Leases

✓ None. The rest of this claim provision need not be completed or reproduced.

Section 8: Vesting of Property of the Estate

Property of the estate (check one):

Revests in Debtor upon confirmation. Debtor may sell, refinance, or execute a loan modification without prior court approval or order if the Trustee approves the transaction.

Regardless of vesting of property of the estate:

- during the pendency of the case, the Trustee is not required to file income tax returns for the estate or insure any
 estate and
- the court shall be empowered to enforce Bankruptcy Rule 3002.1; and to provide any other relief necessary to effectuate plan, the orderly administration of this case, and the protection of property of Debtor and property of the estate.

Section 9: Miscellaneous Provisions

9.1 Direct Secured Debt Payments. Unless the court otherwise orders, if Debtor elects to pay installment payments directly to the lender(s) on real property secured debt that is in default on the filing date, Debtor shall file a declaration under penalty of perjury on each anniversary of the plan's confirmation of having made those payments and shall serve each declaration on the Trustee.

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- **9.2 Limited stay relief.** Notwithstanding 11 U.S.C. §§ 362 and 1301, any secured creditor may transmit to Debtor and codebtor payment coupon books and other statements, notices of payment changes or interest rate changes, escrow account statements, and other statements concerning postpetition obligations, if such documents conform to bankruptcy-specific forms required by a federal statute, regulation, or rule, or contain a conspicuous disclaimer that they are being provided for informational purposes only and are not a demand for payment.
- **9.3 Effect of relief from automatic and codebtor stays.** As soon as practicable after the Trustee receives notice of an order granting relief from stay, the Trustee shall cease making distributions on all claims secured by such collateral, unless the court orders otherwise.
- **9.4 Distribution of plan payment by the Trustee in non-conduit cases.** Debtor's monthly plan payment must be sufficient to pay in full: (a) Trustee's fees, (b) the monthly dividends specified in Section 6 for Debtor's attorney's fees and administrative expenses, (c) the monthly dividends payable on account of Class 1, 2, 3, 5, and 6 claims, and executory contract and unexpired lease arrearage claims.

If Debtor tenders a partial monthly plan payment to the Trustee, the Trustee shall pay, to the extent possible, such fees, expenses, and claims in the order specified in the paragraph above. If the amount paid by Debtor is insufficient to pay all dividends due on account of fees, payments, expenses, and claims within a subpart of the above paragraph, such dividends shall be paid pro rata, on account of any of the fees, payments, expenses, and claims within such subpart.

Once a monthly plan payment, or a portion thereof, is not needed to pay a monthly dividend because a fee, expense, or claim is not allowed or has been paid in full, such plan payment shall be paid pro rata, based on claim balance, to holders of: first, Debtor's attorney's fees, and administrative expenses in Section 6; second, claims in Classes 1, 2, 3, 5, and 6, and executory contract and unexpired lease arrearage claims; third, priority claims in Classes 9, 10, 11, 12; fourth, unsecured claims in Class 13; and fifth, unsecured claims in Class 14.

Section 10: Non-Standard Plan Provisions

✓ None. The rest of this claim provision need not be completed or reproduced.

Section 11: Signatures

By filing this document, each Debtor signing below certifies that (a) the wording and order of the provisions in this plan are identical to those contained in form chapter 13 plan, other than any nonstandard provisions included in Section 10, (b) that the plan has been proposed in good faith, (c) that the information provided in this plan is true and correct to the best of Debtor's knowledge, and (d) that Debtor will be able to make all plan payments and otherwise comply with plan provisions. Further, the statements in Attachment(s) A, B, C, and D, if applicable, are true and correct, under penalty of perjury.

X: /s/ Parry Moss	X:
Parry D Moss	
Signature of Debtor 1	Signature of Debtor 2
Executed On: December 13, 2023	Executed On:

The undersigned certifies under penalty of perjury that the wording and order of provisions in this plan are identical to those contained in the form chapter 13 plan, other than any nonstandard provision included in Section 10.

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X: /s/ Eric J. Gravel	Date: December 13, 2023
Eric J. Gravel	
Signature of Attorney Debtor(s)	